INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		10587564	
	Filing Date		2006-08-23	
	First Named Inventor	Seun	g-Hoon Lee	
	Art Unit		1731	
	Examiner Name NYA		4	
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	2	0814193	EP	A2	1997-12-29	Nippon Peroxide Co., Ltd.			
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	3	JP 01-266295; Publication Date: 10-24-1989 (translation of abstract only)							
	4 JP 01-148890; Publication Date: 06-12-1989 (translation of abstract only)								
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